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Attorneys for Defendants

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

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MARCIELA MAYORAL,

Plaintiff,

-against-

SAS RESTAURANTS LLC, STARVOS
NIKOLAKAKOS, STEPHEN KATSAROS,
ANASTASIOS KATSAROS, and GEORGIOS
KANTARIS,

Defendants.

Civil Action No. 18-cv-11069

STIPULATION

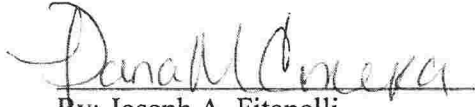
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It is hereby stipulated and agreed between plaintiff MARCIELA MAYORAL
("Plaintiff") and defendants SAS RESTAURANTS LLC, STARVOS NIKOLAKAKOS
STEPHEN KATSAROS, ANASTASIOS KATSAROS, and GEORGIOS KANTARIS
("Defendants"), by their respective counsel, that the time for Defendants to answer or otherwise
move with respect to the complaint in this action is extended to January 28, 2019.

This stipulation may be executed in any number of counterparts and when taken together
shall constitute one original document. Any signature transmitted via email or facsimile may be
deemed an original.

Dated: New York, New York
January 11, 2019

AGREED AND ACCEPTED:

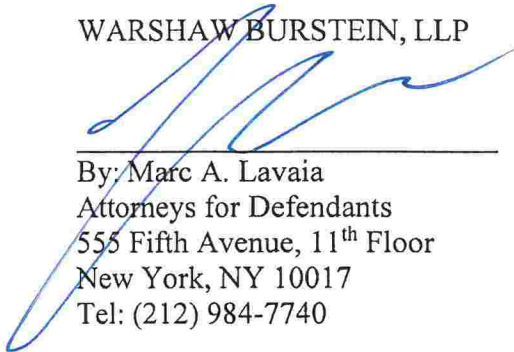
FITAPELLI & SCHAFFER, LLP



By: Joseph A. Fitapelli
Dana M. Cimer
Attorneys for Plaintiffs
28 Liberty Street, 30th Floor
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AGREED AND ACCEPTED:

WARSHAW BURSTEIN, LLP



By: Marc A. Lavaia
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SO ORDERED. The deadline for Defendants to answer or other respond to the Complaint is hereby **EXTENDED**, nunc pro tunc, to January 29, 2019 (one day longer than requested).



January 29, 2019